

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

UNITED STATES OF AMERICA, ) CASE NO. CR06-043-MJP  
Plaintiff, )  
v. )  
SENANDO DIPLAC ADAJAR, ) ORDER REVOKING RELEASE  
Defendant. ) 18 U.S.C. §§3148(b) and 3143(A)  
 )

The United States moved for revocation of defendant's release, alleging three violations of the conditions of release. The Court conducted an evidentiary hearing on the alleged violations on April 28, 2006. The court heard the testimony of Brenda L. Amundson, U.S. Pretrial Services Officer and considered an exhibit consisting of an admission of drug use signed by the defendant.

Based upon all of the evidence presented at the hearing, the court finds that defendant has violated the conditions of supervision as follows:

1. Senando Adajar has violated the standard bond condition that he not use, consume, or possess any controlled substance, including medication, without a physician's prescription, by consuming methamphetamine on or about January 15, 2006.

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01       2.     Senando Adajar has violated the special bond condition that he comply with all  
02 other court orders and terms of supervision by using methamphetamine on or about January 15,  
03 2006 in violation of his Drug Court diversion agreement.

04       3.     Senando Adajar has violated the special bond condition that he reside at the  
05 halfway house by failing to report to the halfway house as directed on January 18, 2006.

06           The Court finds that there are no conditions or combination of conditions which will assure  
07 that defendant will appear and will not pose a danger to other persons, if released again; and  
08 further finds that defendant is unlikely to abide by any condition or combination of conditions set  
09 by the Court.

10           It is therefore ORDERED, that defendant's bond is REVOKED, pursuant to 18 U.S.C.  
11 §3148(b)and that:

12       1.     Defendant shall be detained pending trial and committed to the custody of the  
13           Attorney General for confinement in a correction facility separate, to the extent  
14           practicable, from persons awaiting or serving sentences or being held in custody  
15           pending appeal;

16       2.     Defendant shall be afforded reasonable opportunity for private consultation with  
17           counsel;

18       3.     On order of a court of the United States or on request of an attorney for the  
19           Government, the person in charge of the corrections facility in which defendant  
20           is confined shall deliver the defendant to a United States Marshal for the purpose  
21           of an appearance in connection with a court proceeding; and

4. The clerk shall direct copies of this order to counsel for the United States, to counsel for the defendant, and to the Honorable Marsha J. Pechman, to the United States Marshal, and to the U.S. Pretrial Services Officer.

DATED this 28th day of April, 2006.

Mary Alice Theiler  
Mary Alice Theiler  
United States Magistrate Judge